UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF MISSISSIPPI

SUA SPONTE ORDER EXEMPTING CASE TRUSTEES FROM PUBLIC ACCESS ELECTRONIC USAGE FEE

WHEREAS, by memorandum dated October 19, 1992, and July 1, 1993, the Director of the Administrative office of the United States Courts provided guidelines for the implementation of certain exemptions authorized by the Judicial Conference of the United States to the nationwide miscellaneous fee for usage of access to court data; and

WHEREAS, the Director's memorandum dated July 1, 1993, provided as one example of an appropriate □class of person" for whom the Court by order may provide exemption from payment of usage of electronic access to court data to □case trustees"; and

WHEREAS, established policies of the United States Courts are designed to encourage utilization of electronic access systems extensively; and

WHEREAS, extensive utilization of this court's Public Access System by case trustees would create for such trustees unreasonable financial burdens; but

WHEREAS, any exemptions granted to case trustees appointed in cases pending in this court should not extend to other legal work performed by any of said case trustees in their roles as attorneys as distinguished from work as case trustees; it is

ORDERED, on sua sponte motion of this Court, the following individuals:

Eileen Shaffer, Chapter 7 Trustee Derek A. Henderson, Chapter 7 Trustee

J. Stephen Smith, Chapter 7 Trustee Harold J. Barkley, Jr., Chapters 12 & 13 Trustee

James L. Henley, Jr., Chapter 13 Trustee Kimberly R. Lentz, Chapter 7 Trustee

J.C. Bell, Chapter 13 Trustee Warren A. Cuntz, Chapter 13 Trustee

who are regularly appointed by the United States Trustee to serve as case trustees, are hereby

granted an exemption from payment of the electronic access usage fees for access to this court's Public Access System; provided, however, such exemptions shall not extend to the Public Access System access utilized by any such case trustee while performing services as an attorney, whether such services be performed for the case trustee or any other client.

SO ORDERED. Effective February 1, 2010.

EDWARD ELLINGTON

UNITED STATES BANKRUPTCY JUDGE